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148 Hotel Street.

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AT AUCTION
BY **WILL E. FISHER**
AUCTIONEER

AT AUCTION

TUESDAY, AUGUST 9, 1904.

AT 10 O'CLOCK A. M.,

Upon the premises, No. 914 Prospect Ave, near Kapiolani St., I will sell by order of Mrs. J. F. Scott,

Household Furniture

GOOD GENTLE HORSE, ETC.

Couches, Settees, Wicker Rockers, Easy Chairs, Dining Table, Chairs, Chinaware, Crockery, Kitchen Stove and Utensils, Iron Bedsteads, Bureaus, Laid Rockers, Lamps, Toilet Sets, Lawn Mower, Hose, Garden Tools, Plants, Ferns, Chickens, Etc., Etc.

The horse is a good saddle or driving animal.

WILL E. FISHER,
AUCTIONEER.

AT AUCTION

MONDAY, OCT. 24, 1904.

AT 12 O'CLOCK NOON,

At my salesroom, 180 Merchant street, by order of David Dayton, Esq., assignee of the Kamao Sugar Co., Ltd., I will offer for sale at public auction the entire property of the

Kamao Sugar Co., Ltd.

situate on the Island of Molokai, Territory of Hawaii, unless sooner disposed of at private sale.

This property is admirably situated for a sugar plantation or stock ranch. There is an abundance of water.

Further particulars of J. Alfred Magoon and J. Lightfoot, attorneys for Assignee, or

WILL E. FISHER,
AUCTIONEER.

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For Honest Work at Low Prices.

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Manager.

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The Famous
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Beers
are guaranteed absolutely pure.

THE NEW AMERICA.

Air, "America."

From Advance sheets of the Connecticut Magazine.

All hail! Columbia grand,
Our well beloved land!

Whose flag unfurled
In majesty and might

Calls with its starry light
To all who love the Right,

Throughout the World!

Hark! From Atlantic shores,
To where Pacific roars

In ceaseless boom;
From never-melting snows,

To where the orange grows,
And lilies and the rose,

Forever bloom.

Is heard the trampling hum
Of thronging peoples come

To bid with thee,
Thy boundless plains to till,

Draw wealth from every hill,
And myriad cities fill

With industry.

All! All, thy children true;
Whatever climes they knew

For Fatherlands,
To thee, their Mother now,

In loyal love they bow,
And pledge with joyous vow,

Their hearts and hands.

Thus Nature moves apace
Building a mighty race

But just begun,
To form her latest born

The varied brains and brawn
From all the nations drawn

She blends in one.

Oh, Father of all good!
Grant that with mingling blood

And blending soul,
Perfecting Nature's art,

Each nation may impart
Its noblest traits of heart

To crown the whole.

The love of God and truth,
Valor, with gentle ruth

Ever combined;
Honor without a flaw,

Justice, and reverent awe
For Order throned on Law

In deepest mind.

Bring in the Age of Gold,
When in that perfect mould

All men are run,
Whose pattern form is shown

In him who stands alone,
The Man of Men—our own

Great Washington!

And in those glorious hours,
When from their thrones all powers

Of wrong are hurled,
Columbia! Still on high

Uplift thy stars to sky!
Goddess of Liberty,

Lighting the World!
New Haven, July 2.

HENRY T. BLAKE.

A JOCKEY'S ROMANCE.

One of the oddest coincidences which have occurred in connection with the English Derby centers round the person of a jockey named Robinson. Robinson made a bet that he would win the Derby and the Oaks and get married all in the same week. An incredulous person, whether disbelieving in the pulling off of the sporting event or in the successful achievement of the hymeneal one, gave him long odds against it. As it happened the jockey won both the Derby and the Oaks on Wednesday and Friday and on Saturday figured as the bridegroom at the altar. Whether he had the lady in his eye all the while and merely precipitated the match in order to win the bet is uncertain.

MRS. KNIGHT TAKES HAND IN PARKER RANCH CASE

(Continued from page 3.)

In the Circuit Court of the Third Judicial Circuit wherein said E. P. Low was restrained by injunction from interfering with the possession of said A. W. Carter, guardian of said minor, of said Parker Ranch;

MORE CONSPIRACY.

Twenty-second: Your petitioner is further informed and believes and upon such information and belief alleges that recently, to wit, during the year 1903 the said Samuel Parker and Fred Wundenberg, as his agent and trustee, and the said E. P. Low sought to obtain the fee simple of the land of Waikoloa then under lease to the Parker Ranch, to the exclusion of said minor and so as to prevent said minor from participating or sharing in the acquisition of said land according to her interests in the Parker Ranch; and upon such information and belief petitioner alleges that the said Samuel Parker and Fred Wundenberg conspired with the said E. P. Low to accomplish that result, and that it was not the plan and purpose to let said minor, as co-owner of said Ranch, into an equal share of Waikoloa, if the same had been acquired by him, the said Samuel Parker, or for him, and to that end Samuel Parker was aiding and abetting the acquisition of said land of Waikoloa in the name of said E. P. Low; that when said E. P. Low learned that said A. W. Carter, guardian, had obtained the written pledge of the owners of Waikoloa to convey the same to him, said E. P. Low tried to persuade the owners of said Waikoloa Ranch to back out of such agreement and to repudiate the same, and offered a large sum to said owners in excess of the agreed price if they would convey the same to him rather than to said A. W. Carter for the Parker Ranch; and failing to accomplish this result he used threats to effect the same, but without avail. That when said sale was effected to said Samuel Parker and said minor, he, the said Samuel Parker, borrowed from Eben P. Low the money, that is, \$56,250.00 to pay for his half of the purchase price of said land, giving a mortgage to said E. P. Low for the same upon his interest in said Waikoloa so purchased, which mortgage remains unpaid and undischarged to this day; and since said date the said E. P. Low has loaned an additional sum of \$10,000 to Samuel Parker, which, as petitioner is informed and believes, remains unpaid.

LOW A CREDITOR OF SAM PARKER.

Twenty-third: And your petitioner charges and says that by the loan of money to said Samuel Parker that said E. P. Low has acquired a hold upon Samuel Parker which has never since been relaxed and that from the time said loan was made said E. P. Low and Samuel Parker have conspired and planned together to secure exclusive control of said Ranch under the management of said E. P. Low; and petitioner charges that one of the chief considerations for the loan of said money to said Samuel Parker by said E. P. Low, was the consent and acquiescence of said Samuel Parker to such plan, and that the bringing of the suit by J. S. Low, the brother of E. P. Low, to remove said A. W. Carter as guardian, is but one step towards effectuating said plan originated as aforesaid between said Samuel Parker and Eben P. Low.

E. P. LOW'S SCHEMES.

Petitioner further charges that the carrying out of said plan whereby said E. P. Low is seeking to be installed as manager of said Parker Ranch, including the interests of said minor is not intended to promote the interests of either said Samuel Parker or said minor in said Ranch, but it is intended to promote the private interests and ambitions of E. P. Low and to enable him to entrench himself upon said Ranch in such a way as ultimately to acquire ownership therein; and in this connection petitioner says upon information and belief that said E. P. Low at times when doubtful of his ability to promote his plans aforesaid through said Samuel Parker, and fearing that he, the said Samuel Parker, might convey the same away, has urged the relatives of said Samuel Parker to put said Samuel Parker under guardianship as a spendthrift and one without the mental capacity to care for his own property, such steps being urged as a means of blocking any possible sale by said Samuel Parker of his in-

terest in the Parker Ranch to third parties.

J. S. LOW'S INTERESTS HOSTILE TO MINOR.

Twenty-fourth: The petitioner further says that the question of the right of way of the said Hamakua Ditch Company over said land of Paauhau and sale of the fee of said Paauhau to the said Paauhau Plantation Company is still open and undecided, and that the said J. S. Low is still aiding the accomplishment of both these propositions in the interests of and on the most reasonable terms practicable for the said Hamakua Ditch Company and the said Paauhau Plantation Company. That his interests lie in decriing and undervaluing the said property of said minor and in taking any other steps that will promote the securing of said right of way over said land from said minor upon terms satisfactory to the Hamakua Ditch Company, in which J. S. Low is an officer and stockholder as aforesaid. And that all said issues are still pending and yet to be decided, and it is against the interests of petitioner's daughter that said J. S. Low should have a voice and control in the affairs of said minor or that he should be permitted to represent her in any way.

COLLUSION BETWEEN THE LOWS.

Twenty-fifth: The petitioner says that the said J. S. Low instituted suit for the removal of the said A. W. Carter simultaneously with the taking of active steps by his brother E. P. Low to acquire immediate control and management of the Parker Ranch and when said A. W. Carter as guardian of said minor was upon said Parker Ranch for the purpose of defending the possession of petitioner's daughter against the aggressions and demands of said E. P. Low; and that the bringing of such suit to remove said guardian at the time said E. P. Low was preparing to take and assume management and control of the Parker Ranch, was designed to embarrass said A. W. Carter in defending the rights of petitioner's daughter against the said E. P. Low at Waimea aforesaid.

J. S. LOW A SERVANT AND TOOL.

Twenty-sixth: Petitioner further represents that the struggle for the possession of said Parker Ranch by E. P. Low and Samuel Parker against A. W. Carter, guardian of petitioner's daughter, is still on and undecided, as is also the contest between said E. P. Low and Samuel Parker on the one part and A. W. Carter, guardian of petitioner's daughter, on the other part, on the question whether the said Samuel Parker has any rights to the possession and management of said Ranch as surviving partner as aforesaid, and that under these conditions and with these issues still pending it is unfair and dangerous to the rights of said minor that said J. S. Low should be allowed to manipulate and control said minor's rights and interests as her next friend when, in truth and in fact, he is the servant and tool of said Samuel Parker and E. P. Low and must and will utilize his power of control in the affairs of said minor in the interests of and as directed by the said Samuel Parker and J. S. Low; and petitioner asserts that it is for the interests of her daughter that she and those who represent her should retain immediate possession and control of her interests in said Ranch and that the same should not be surrendered to the control and management of either Samuel Parker or E. P. Low or any other party connected with said Samuel Parker or E. P. Low.

MAGOON AND LIGHTFOOT'S END OF THE CONSPIRACY.

Petitioner further shows in this connection that the attorneys selected by said J. S. Low to secure for him the authorization from this Court to act as next friend for petitioner's daughter and to prosecute said suit for the removal of said A. W. Carter, as guardian, to wit, said J. A. Magoon and Joseph Lightfoot, were also the attorneys for said Samuel Parker and said E. P. Low in the recent attempt on the part of Samuel Parker and E. P. Low to take immediate possession and management of said Parker Ranch to the exclusion of said minor, and that said Joseph Lightfoot accompanied said E. P. Low to Waimea aforesaid to enforce said demands; that said Magoon & Lightfoot are also the regular attorneys of said E. P. Low in the management of his own affairs and interests aside from his position as manager and agent for Samuel Parker; that said Magoon & Lightfoot are also attorneys for Samuel Parker in the suit in Equity now pending in this Circuit wherein Samuel Parker is plaintiff and the said A. W. Carter is defendant, and wherein said Samuel Parker seeks the dispossession of said Carter of said Parker Ranch on the plea and under the claim that said A. W. Carter received possession of said Ranch and managed the same solely as agent, servant and employee of the said Samuel Parker, and wherein the said Samuel Parker in no way recognizes the right of said minor to share in the possession and management of said Parker Ranch and wherein the said Samuel Parker fails to recognize and in fact repudiates the guardianship of said A. W. Carter in the matter of the possession and control of said Parker Ranch; that said Magoon & Lightfoot are also the regular attorneys of Fred Wundenberg aforesaid, and that said Fred Wundenberg holds the Power of Attorney of said E. P. Low and has acted thereunder. And petitioner charges that said Magoon & Lightfoot while accepting employment from said minor through said J. S. Low as her next friend, are in fact acting as the agents of said Samuel Parker and the said E. P. Low and Fred Wundenberg, and that the control and direction of the said guardianship suit by reason of the premises is now in the hands of those who are hostile to the interests of said minor and ready to sacrifice the same wherever they come in conflict with their own interests as above set forth.

THE PUULO A RANCH AFFAIR.

Twenty-seventh: Petitioner says

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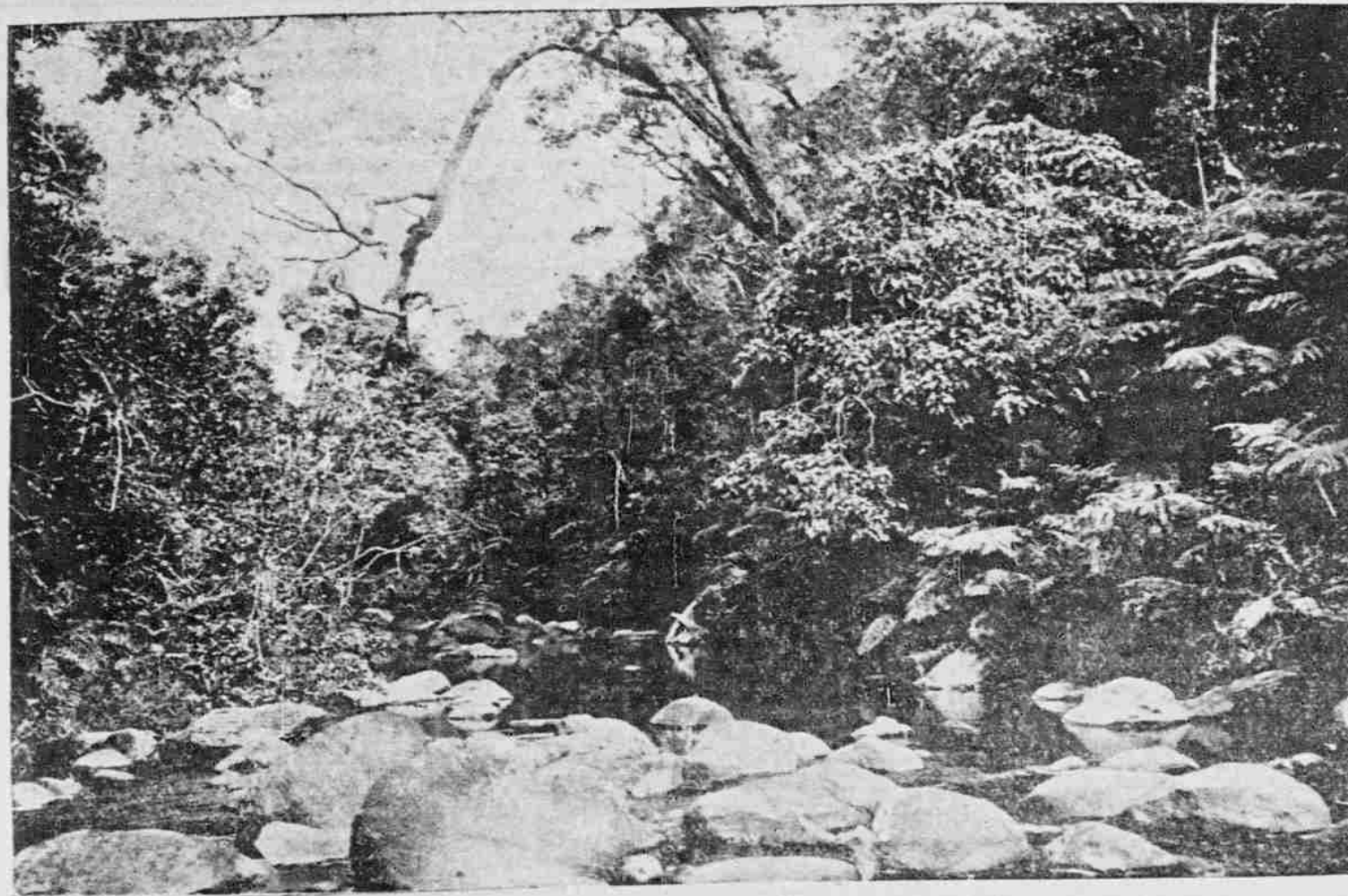
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that A. W. Carter, guardian as aforesaid, recently acquired for said minor and said Samuel Parker, as owners of the Parker Ranch, the property and assets of the Puuloa Sheep Station, located within the confines of the said Parker Ranch; that said E. P. Low sought to prevent said guardian from acquiring said property, and after the same had been bid in by said guardian for said Parker Ranch at a public auction of the same held by order of this

Court, attempted to initiate proceedings to set aside said sale; and that said Fred Wundenberg while acting as trustee for said Samuel Parker and at the same time under Power of Attorney for said E. P. Low, did, as petitioner is informed and believes and on such information alleges, aid and abet the said E. P. Low in his attempts to prevent such guardian from perfecting his title to the property bid by him as aforesaid for said Parker Ranch.



SCENE AT HALEIWA.